CUNITED STATES DISTRICT COURT LIDISTRICT OF LARIZONA, TRUSON of 3 ORDER SETTING CONDITIONS OF RELEASE AND APPEARANCE BOND

	TE: <u>10/9/2015</u> CASE NUMBER: <u>CR 15-01723-TUC-RCC(DTF)</u> A vs. <u>Lonnie Ray Swartz</u>	FILED	LODGED
	PERSONAL RECOGNIZANCE (O/R) AMOUNT OF BOND UNSECURED SECURED BY	RECEIVED	COPY
	FENDANT IS SUBJECT TO THE FOLLOWING CONDITIONS: Defendant promises to appear at all proceedings as required and to surrender for	oct - 9 20 service of any senter	
<u> </u>	Defendant shall not commit any federal, state or local crime.	DISTRICT OF ARIZO	DNA DEPUTY
Z	Defendant shall cooperate in the collection of a DNA sample if the collection is a	authorized by 42 U.S.	C. § 14135a.
3	Defendant shall IMMEDIATELY advise his/her attorney and Pretrial Services, in residence address, mailing address or telephone number.	writing, PRIOR TO a	ny change in
	Defendant acknowledges that videotaped depositions of material witness responsible for knowing the time and date of depositions and for appearing at a appear will not delay or constitute cause for the continuance of the deposition Defendant's right to confront the witness(es) in person. The depositions will pro-	depositions. Defenda s and will be deemed	nt's failure to
X	Defendant shall abide by the following restrictions on his or her personal association that the state of Nevada, except defendant material prosecuting district, and through all states and counties in arizona and Nevada, for court purposes and lawyer conference.	Y TRAVEL DIRECT N BETWEEN THE D	LY TO THE ISTRICT OF
X	Defendant shall avoid all contact with the alleged victim's family or potential wit	nesses	
Ø	Defendant shall surrender all travel documents to Pretrial Services by Octobe passport or other travel document during the pendency of these proceedings.	er 16, 2015, and will	not obtain a
X	Defendant shall not possess any firearm, destructive device, or other dangerou	is weapon.	
	Curfew: Defendant is restricted to his/her residence everyday from ◆ to ◆ by	the Court.	
X	IT IS FURTHER ORDERED THAT DEFENDANT SHALL REPORT TO PRETRIBY HIS/HER PRETRIAL OFFICER AT: (520) 205-4350; 405 W. CONGRESS ADDITIONALLY:		IRECTED
	☐ Defendant shall maintain or actively seek verifiable employment and provide	proof of such to Pret	rial Services
	☐ Defendant shall maintain or commence an educational program and provide	e proof of such to Pret	rial Services
	☐ Defendant is placed in the third party custody of		
	□ Defendant shall reside at <u>*</u> , a halfway house , and follow all program require staff members. The U.S. Marshal Service is authorized, if requested by the staff member, to remove the Defendant from the program for noncompliance holidays and place Defendant in temporary custody pending court proceeding.	program director or a e during evenings, w	n authorized
	Defendant shall participate in one of the following location monitoring progra requirements as the pretrial services office or supervising officer instructs.	am components and	abide by its
	☐ (Curfew) Defendant is restricted to his/her residence everyday from _to _or as	directed by the super	vising officer.
	(Home Detention) Defendant is restricted to his/her residence at all times experience services; medical, substance abuse, or mental health treatment; at court-ordered obligations; or other activities as pre-approved by Pretrial Services.	torney visits; court ap	
	☐ (Home Incarceration) Defendant is restricted to 24-hour-a-day lock-down court appearances or other activities specifically approved by the court.	except for medical ne	cessities and

cc: PTS, (USM), Dfs Cnsl

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Lo	nnie Ray	Swartz				Page 2 of 3
	instruc techno	lant shall submit to the location monitoring tions provided by the pretrial services of logy. The defendant must pay all or part services office or supervising officer dete	fice or supervisi of the cost of th	ng officer related	to the proper of	operation of the
		Location monitoring technology at the di	scretion of the o	fficer		
		Radio Frequency (RF) Monitoring				
		Active GPS Monitoring				
		Passive GPS Monitoring				
	in alcol	lant shall consume no alcohol ; or Defe nol treatment as directed by Pretrial Servic copayment toward the cost of such service	es and submit to	alcohol testing, in	cluding breatha	
	Defendant shall not use or possess a narcotic drug or other controlled substance (as defined by 21 U.S.C. § 802) unless prescribed for the Defendant by a licensed medical practitioner; this provision does not permit the use or possession of medicinal marijuana even with a physician's written certification. Defendant shall participate in drug treatment as directed by Pretrial Services and submit to drug testing, including urinalysis testing and make copayment toward the cost of such services, as directed by Pretrial Services. The defendant must refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohibited substance abuse testing or monitoring which is (are) required as a condition of release.					
	all the	lant shall participate in a mental health treatment requirements including taking a	all medication pr	escribed by the n	nental health ca	

ADVICE OF PENALTIES AND SANCTIONS

The following additional conditions also apply:

Violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for the defendant's arrest, a revocation of release, an order of detention, as provided in 18 U.S.C. §3148, forfeiture of bond, and a prosecution for contempt as provided in 18 U.S.C. §401 which could result in a possible term of imprisonment or a fine, or both. The commission of any offense while on pretrial release may result in an additional sentence upon conviction for such offense to a term of imprisonment of not less than two years nor more than ten years, if the offense is a felony; or a term of imprisonment of not less than ninety days nor more than one year, if the offense is a misdemeanor. This sentence shall be consecutive to any other sentence and must be imposed in addition to the sentence received for the offense itself.

18 U.S.C. §1503 makes it a criminal offense punishable by up to five years of imprisonment and a \$250,000 fine to intimidate or attempt to intimidate a witness, juror or officer of the court; 18 U.S.C. §1510 makes it a criminal offense punishable by up to five years of imprisonment and a \$250,000 fine to obstruct a criminal investigation; 18 U.S.C. §1512 makes it a criminal offense punishable by up to ten years of imprisonment and a \$250,000 fine to tamper with a witness, victim or informant; and 18 U.S.C. §1513 makes it a criminal offense punishable by up to ten years of imprisonment and a \$250,000 fine to retaliate against a witness, victim or informant, or threaten or attempt to do so.

It is a criminal offense under 18 U.S.C. §3146, if after having been released, the defendant knowingly fails to appear as required by the conditions of release, or to surrender for the service of sentence pursuant to a court order. If the defendant was released in connection with a charge of, or while awaiting sentence, surrender for the service of a sentence, or appeal or certiorari after conviction, for:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, the defendant shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both:
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, the defendant

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shall be fined not more than \$250,000 or imprisoned for not more than five years or both;

- (3) any other felony, the defendant shall be fined not more than \$250,000 or imprisoned not more than two years,
- (4) a misdemeanor, the defendant shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be consecutive to the sentence of imprisonment

, the Defendant, acknowledge I am aware of th	e conditions of my release.	I promise to obey all condition	ns, appear as
directed and surrender for service of any senten			

tor any other oπer	ise. In addition, a failure to appea	ar may result in the forfeiture of any ball posted.
	ACK	NOWLEDGMENTS
I, the Defendant, a directed and surre	acknowledge I am aware of the co ender for service of any sentence i	onditions of my release. I promise to obey all conditions, appear as mposed. I am aware of the penalties and sanctions set forth above
DATE	SIGNATURE	ADDRESS AND PHONE NUMBER OF DEFENDANT
10-9-15	1500	Ref Pretrial Services Report - not public record
assure the appea		in accordance with all conditions of release, to use every effort to eduled court proceedings and to notify the court immediately in the ase or disappears.
DATE	SIGNATURE	ADDRESS AND PHONE NUMBER OF CUSTODIAN:
_	_	Ref Pretrial Services Report - not public record
	ies), have read and understand the by this encumbrance until duly exc	e terms of this bond and conditions of release and acknowledge that onerated.
DATE	SIGNATURE	ADDRESS AND PHONE NUMBER OF SURETY(IES)
	~	Ref Pretrial Services Report - not public record
BOND SET BY:		NDANT RELEASED BY:
Signed before m	ne on this date: 1/1/20/5; By U.S	S. Magistrate Judge:
THIS OR	RDER AUTHORIZES THE U.S. MA	ARSHAL TO RELEASE DEFENDANT FROM CUSTODY.
Witnessed and ac	cknowledged before:	-9-K